

President

Chief Executive Officer

May 26, 2009

MHA in Allen County MHA of Blackford County MHA of Boone County MHA of Clinton County MHA of Daviess County Washington, DC 20210 MHA of Decatur County MHA of DeKalb County MHA of Delaware County Attention: MHPAEA Comments MHA of DuBois County MHA of Elkhart County MHA of Floyd County MHA of Franklin County MHA of Gibson County MHA of Greater Indianapolis MHA of Greene County MHA of Hamilton County MHA of Hancock County MHA of Hendricks County MHA of Howard County MHA of Jackson County MHA of Jefferson County MHA of Johnson County MHA of Knox County MHA of Lake County MHA of LaPorte County MHA of Lawrence County MHA of Monroe County MHA of Morgan County MIIA of Parke County MHA of Perry County MHA of Porter County MHA of Putnam County MHA of Randolph County MHA of Rush County MHA of St Joseph County MHA of Spencer County Information are as follows: MHA of Steuben County MHA of Tippecanoe County MHA of Union County MHA of Vanderburgh County MHA of Vigo County

MHA of Warrick County MHA of Wayne County

MHA of White County

Office of Health Plan Standards and Compliance Assistance MHA of Clark County Employee Benefits Securi MHA of Clark County U.S Department of Labor MHA of Clay County 700 Constitution Employee Benefits Security Administration, Room N-5653 200 Constitution

To Whom It May Concern:

MHA of Fulton County Mental Health America of Indiana (MHAI) appreciates the opportunity to respond to the Request for Information Regarding the Paul Wellstone and Pete Domenici Mental Health Parity and Addiction Equity Act (MHPAEA) of 2008 published in the Federal Register on April 28, 2009.

MHA of Heary County In enacting the MHPAEA, Congress made clear that the goal of this new law was to remedy the long history of employers and insurers not providing MHA of Jay County comparable coverage for mental health and substance use treatment versus medical and surgical benefits.[1] In order to achieve this goal the implementing regulations must reflect the patient/consumer focus and MHA of Kosciusko County protective intent of this law and ensure access to a meaningful range of evidence-based interventions.

MHA of Marshall County An overly strict reading of the MHPAEA could thwart its fundamental purpose and result in a situation similar to the outcome following enactment of the Mental Health Parity Act of 1996 when the vast majority of employers substituted new restrictions on access to mental health benefits, thereby evading the spirit of the law

In light of these issues and concerns, our responses to the Request for

Questions from the Request for Information:

MHA of Wabash County 1. Financial Requirements and Treatment Limitations:

MHA of Wells County Do plans currently impose other types of financial requirements or treatment limitations on benefits?



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MHA of Blackford County MHA of Boone County MHA of Cass County MHA of Clay County MHA of Clinton County MHA of DeKalb County MHA of Elkhart County MHA of Floyd County MHA of Fulton County MHA of Gibson County MHA of Greater Indianapolis MHA of Greene County MHA of Hamilton County MHA of Hancock County MHA of Hendricks County MHA of Henry County MHA of Howard County MHA of Jackson County MHA of Jay County MHA of Jefferson County MHA of Johnson County MHA of Knox County MHA of Kosciusko County MHA of Lake County MHA of LaPorte County MHA of Lawrence County MHA of Marshall County MHA of Monroe County MHA of Morgan County MHA of Parke County MHA of Perry County MHA of Porter County MHA of Putnam County MHA of Randolph County MHA of Rush County MHA of St Joseph County MHA of Spencer County MHA of Steuben County MHA of Tippecanoe County MHA of Union County MHA of Vanderburgh County MHA of Vigo County MHA of Wabash County MHA of Warrick County

The MHPAEA defines the term "financial requirement" as including

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MHA of DuBois County
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MHA of Elkhart County
MHA of Floyd County
MHA of Franklin County
MHA of Franklin County

- Prior authorization that are applied more frequently and with higher standards for approval;
- More restrictive medical necessity and appropriateness criteria;
- "Fail first" policies that require consumers to suffer adverse outcomes from a preferred treatment or medication before the treatment or medication recommended by their providers will be covered;
- Step therapy requirements that force consumers to try a series of preferred medications
- Exclusion of certain specialized services like collaborative care, assertive community treatment, residential treatment, and partial hospitalization;
- Higher evidence-based standards;
- More frequent restrictions on treatments due to experimental status;
- Stricter cost effectiveness requirements;
- Lower provider fees;
- · Limitations on covering specific types of providers;
- More restrictive provider licensure requirements;
- More limited preferred provider networks or phantom networks with invalid phone numbers and names of providers no longer practicing or accepting new patients;
- Requirement to prove current threat of harm to self or others as the
 justification for inpatient care; and
- Separate deductibles or lifetime limits.

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The MHPAEA regulations should clarify that the parity standard applies to these other types of treatment limitations as well. Plans that manage their mental health and substance use benefits using these techniques must do so in a nondiscriminatory way.



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How do plans currently apply financial requirements or treatment MHA in Allen County limitations to (1) medical or surgical benefits and (2) mental health and substance use disorder benefits? Are these requirements or limitations applied differently to both classes of benefits? Do plans currently vary coverage levels within each class of benefits?

MHA of Daviess County Health plans often impose higher copays, deductibles, and other cost-sharing MHA of Decatur County requirements as well as restricting the number of outpatient visits and inpatient days covered. But these benefit design limitations are only the most obvious examples of discriminatory treatment of mental health and substance use care.

MHA of Fulton County Regulations implementing the MHPAEA must take into account evidence indicating mental health and substance use benefits have thus far been much MHA of Greene County more strictly managed than medical and surgical benefit. States with preexisting parity laws have not seen large increases in mental health and substance use care utilization, presumably due to strict medical management. A recent study reported that about two-thirds of primary care physicians could not get outpatient mental health services for their patients a MIIA of Jay County rate that was at least twice as high as that for other services due in part to MHA of Jefferson County health plan barriers and inadequate coverage [2]

MHA of Kosciusko County Thus, it is critical that the regulations make clear that utilization management techniques qualify as treatment limitations and as such may not be applied to mental health and substance use benefits in a discriminatory MHA of Marshall County and more restrictive fashion.

What terms or provisions require additional clarification to facilitate compliance? What specific clarifications would be helpful?

MHA of Spencer County The following terms and provisions should be clarified in the regulations:

- Parity means equal to or better than—The regulations should emphasize that financial requirements or treatment limitations for mental health and substance use benefits must be "no more restrictive than" those for medical and surgical benefits as stated in the MHPAEA.
- Impact on state parity laws—Clarification is needed to emphasize the continued applicability of state laws that provide for greater protection of mental health and substance use benefits.



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- Application of the MHPAEA to Medicaid managed care plans— Since the 1996 parity law applied to to Medicaid managed care plans the regulations should make clear that the new parity law applies to these plans as well.
- Application of the MHPAEA to CHIP—Since the 1996 parity law applied to the Children's Health Insurance Program, the new parity which amends the old, should also apply to CHIP.
- The MHPAEA prohibits separate cost sharing and treatment limits— The statute clearly prohibits separate deductibles and other cost sharing and treatment limits but this is not well understood.

MHA of Greater Indianapolis What information, if any, regarding the criteria for medical necessity determinations made under the plan with respect to mental health or substance use disorder benefits is currently made available by the plan? MHA of Hendricks County To whom is this information currently made available and how is it made available? Are there industry standards or best practices with MHA of Jackson County respect to this information and communication of this information?

MHPAEA requires plans to provide the criteria they use to make medical MHA of Knox County necessity determinations to any current or potential enrollee or contracting provider upon request.

MHA of Lawrence County Most medical necessity standards used by the health plans seem to focus on the following criteria:

- i. customary standard of practice whether the treatment accords with professional standards of practice;
- ii. evidence-based whether there is sufficient evidence to demonstrate effectiveness:
- iii. medical service whether the treatment is considered medical as opposed to social or custodial; and
- iv. cost whether the treatment is considered cost-effective by the insurer.[3]

The following additional clarifications would make this criteria better:

 Evidence from national experts should be considered if peerreviewed literature is not available;



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- ii. Services must be available to maintain or restore function and to prevent or ameliorate medical conditions in addition to treating injuries or illnesses; and
- iii. Cost effectiveness does not necessarily mean lowest cost.

MHA of Decatur County The regulations should require plans to do the following:

- Set timeframes for disclosure of medical necessity criteria;
- Detail appeal and enforcement mechanisms;
- Make available to beneficiaries, upon request, the standards used to determine whether the criteria for medical necessity (e.g., standard of practice, strength of the evidence base, and definition of medical conditions) with regard to mental health and substance use treatments; and
- Make available to beneficiaries, upon request, the standards used to assess whether the medical necessity criteria have been met for medical and surgical benefits.
- 4. Denials of Reimbursement/Payment for Services: What MHA of Knox County information, if any, regarding the reasons for any denial under the plan of reimbursement or payment for services with respect to mental health or substance use disorder benefits is currently MHA of Marshall County made available by the plan? To whom is this information currently made available and how is it made available? Are MHA of Parke County MHA of Perry MHA of Porter County information and communication of this information?

The MHPAEA requires plans to provide the reasons for any coverage denials with respect to mental health or substance use benefits to any current MHA of Spencer County or potential enrollee upon request.

specify that consumers may request at no charge copies of the documentation the plan used to make the coverage determination at issue; set timeframes for disclosure of reasons for claims denials; and Outline the process for appealing the determinations, including time frames and enforcement mechanisms.



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MHA of Porter County

MHA of Putnam County MHA of Randolph County

MHA of St Joseph County

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5. Out-of-Network Coverage: To gather more information on the MIIA in Allen County MIIA of Blackford County scope of out-of-network coverage, the Departments are interested MHA of Boone Countyin finding out whether plans currently provide out-of-network MHA of Cass County MHA of Clark Countycoverage for mental health and substance use disorder benefits. If MHA of Clay Countyso, how is such coverage the same as or different than out-of-MHA of Clinton County MHA of Daviess Countynetwork coverage provided for medical and surgical benefits? MHA of Decatur County MHA of DeKalb County. The regulations should require that plans provide information to consumers MHA of Delaware County. The regulations should require that plans provide information to consumers. MHA of DuBois Countyregarding the relative availability of in-network and out-of-network providers MIIA of Elkhart County for each of the medical specialties in order to evaluate the adequacy of the MIA of Floyd County
MHA of Franklin Countynetworks and their equivalence MHA of Fulton County MHA of Gibson County MHA of Greater Indianapolis MHA of Greene County MHA of Hamilton County 6. Cost Exemptions: Which aspects of the exemption for MHA of Hancock County MHA of Hendricks Countyincreased cost resulting from the parity requirement, if any, MHA of Henry County MHA of Howard County require additional guidance? Would model notices be helpful to MHA of Jackson Countyfacilitate disclosure to Federal agencies, State agencies, and MHA of Jay County MHA of Jefferson CountyParticipants and beneficiaries regarding a plan's or issuer's MHA of Johnson Countyelection to implement the cost exemption? MIIA of Knox County MHA of Kosciusko County MHA of Lake County MHPAEA provides that plans may be exempt from the law if they can show MHA of LaPorte County MHA of Lawrence County over 2 percent in the first year and one percent for each subsequent year. MHA of Marshall County MHA of Monroe County MHA of Morgan County

that the parity requirements result in an increase in total costs of coverage by

The regulations should clarify that assessment of whether a plan qualifies MHA of Parke County
MHA of Perry County for a cost exemption must be determined on a retrospective basis and based on real experience with increased cost instead of hypothetical costs.

MHA of Rush County 7. Other issues: The agencies have also stated that they will accept comments on any other issues relevant to the MHA of Spencer County MHA of Steuben County development of the MHPAEA regulations.

MHA of Vanderburgh County The regulations should provide a methodology for comparing types of service across medical specialty areas to determine their equivalence. In addition, the regulations could outline broad categories of care within which parity will be required; for example, inpatient in-network services as a category and inpatient out-of-network as a separate category.



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Another issue to be addressed is whether only covering mental health medications constitutes providing a mental health benefit such that the parity requirements in the MHPAEA are triggered. To exclude medications from consideration as mental health benefits would imply that the new parity requirements do not apply to this essential form of mental health treatment that is one of the therapies most analogous to medical and surgical benefits. This result would be inconsistent with the intent of the MHPAEA to ensure equity between mental health/substance use benefits and medical/surgical benefits."[4]

- MHA of Greene County [1] H.R. REP. NO. 110-374, pt. 1 (2007) (Educ. & Labor Comm).
 - [2] Cunningham, P.J., Beyond Parity: Primary Care Physicians' Perspectives on Access to Mental Health Care, Health Affairs, April 2009.
- MHA of Henry County [3] Cite Sara Rosenbaum report on "Medical Necessity in Private Health MHA of Howard County Plans"
- MHA of Jay County [4] H.R. REP. NO. 110-374, pt. 2, Ways and Means Comm., 2007.